Trevor Reid Crystale Reason 2606 N 44th St #316 Phoenix, AZ 85008

Email: trevor.d.reid@gmail.com Email: crystale.reid@gmail.com

Tel: (386) 249-9739 Plaintiff(s), pro se

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF ARIZONA

Trevor Reid,	Case No. CV-22-00068-PHX-SMB
Crystale Reason	
Plaintiffs	
V. U.S. Danastmant of the Interior et al.	 PLAINTIFFS' JOINT NOTICE OF VOLUNTARY DISMISSAL OF
U.S. Department of the Interior, et al	SPECIFIED CLAIMS AS TO
Defendants	PARTICULAR INDIVIDUAL DEFENDANTS

Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i), Plaintiffs Trevor Reid and Crystale Reason voluntarily dismiss certain specific claims as to individual Defendants that have yet to answer or respond to the Complaint (ECF Doc. 1) in this matter, as follows:

As to Defendant Justin P. Doyle in only his individual capacity, Defendant David Ballam in only his individual capacity and Defendant Cynthia Sirk-Fear in only her individual capacity, each Plaintiff dismisses those claims that arise pursuant to *Bivens v. Six Unknown Named Agents*, 403 U.S. 388 (1971), those that arise solely under the common law or statutes of the Commonwealth of Virginia, as well as claims arising solely pursuant to the respective constitutions of Virginia and the United States.

Each Plaintiff maintains every claim as to the foregoing Defendants that is within the scope of the Federal Tort Claims Act (FTCA), noting that as to all such claims

Defendant United States of America has been substituted for the individual Defendants

Doyle, Ballam and Sirk-Fear by operation of law (ECF Doc. 16).

Each Plaintiff maintains every claim against Defendants Doyle, Ballam and Sirk-Fear in their official capacities as law enforcement officers of the United States. Such claims are not dismissed.

Respectfully submitted this 13th day of June, 2022.

s/Trevor Reid, plaintiff pro se

s/Crystale Reason, plaintiff pro se

CERTIFICATE OF SERVICE

I certify that on June 13th, 2022 in addition to filing the foregoing document via CM/ECF I mailed a copy via first class mail to each of the following parties:

United States of America United States Department of the Interior National Park Service:

U.S. Attorney, ATTN: Noel Capps 2 Renaissance Square 40 N Central Ave., Ste. 1800 Phoenix, AZ 85004-4408

Justin P. Doyle David Ballam Cynthia Sirk-Fear:

18100 Park Headquarters Road Triangle, VA 22172

s/Crystale Reason